Order Addressing Pending Motions
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matter is deemed submitted.

B. <u>Motion for Duty to Disclose</u>

On February 28, 2011, plaintiff filed a motion for duty to disclose. He alleges that he was undergoing an endoscopy procedure when he noticed three spots on the video monitor that he believes was his stomach showing blood. Plaintiff told non-defendant Dr. Mumtaz, who was performing the procedure, and who allegedly tried to cover up any demonstration of what plaintiff observed.

Plaintiff moves, presumably pursuant to Rule 35 of the Federal Rules of Civil Procedure, for a court order directing that he be given a second endoscopy by a doctor not chosen by the CDCR. Rule 35 provides, in relevant part:

The court where the action is pending may order a party whose mental or physical condition - including blood group - is in controversy to submit to a physical or mental examination by a suitably licensed or certified examiner.

Fed. R. Civ. P. 35(a)(1). Plaintiff argues he needs to have a second endoscopy procedure because it will help support his claim that he suffers from ulcers due to his special dietary requirements.

Although a district court, pursuant to Rule 35, may, under appropriate circumstances, order a party to submit to a physical examination at the request of an opposing party, Rule 35 "does not vest the court with authority to appoint an expert to examine a party wishing an examination of himself." Smith v. Carroll, 602 F. Supp. 2d 521, 526 (D. Del. 2009); see, e.g., Baker v. Hatch, 2010 WL 3212859, *3 (E.D. Cal. 2010) (finding no authority under Rule 35(a) to grant pro se prisoner plaintiff's request for medical examination); Adams v. Epps, 2008 WL 4861926, *1 (S.D. Miss. 2008) (same); Cabrera v. Williams, 2007 WL 2682163, *2 (D. Neb. 2007) (same).

Accordingly, plaintiff's request for a court-ordered endoscopy procedure pursuant to Rule 35 will be denied. Plaintiff is not precluded, however, from retaining his own expert medical witness to examine plaintiff and render a medical opinion.

C. Motion for More Definite Statement

On February 28, 2011, plaintiff file a motion for a more definite statement pursuant to "Rule 12(4)(A)(B)(6)." The court is unaware of what Rule plaintiff's references. After

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